

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/944,626 08/30/2001		Safwan Shah	020342-000900US	9256	
20350	7590 04/19/2005		EXAMINER		
	ND AND TOWNSEND A	LY, ANH			
EIGHTH FL	ARCADERO CENTER OOR	ART UNIT	PAPER NUMBER		
SAN FRAN	CISCO, CA 94111-3834		2162		
			DATE MAILED: 04/19/2009		

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)			
09/944,626	SHAH ET AL.			
Examiner	Art Unit			
Anh Ly	2162			

		Ant	ר Ly		2162	
The MA	ILING DATE of this communication	appears (on the cover sh	eet with the d	correspondence add	ress
THE REPLY FILED	25 March 2005 FAILS TO PLACE TH	IS APPLIC	CATION IN CON	DITION FOR	ALLOWANCE.	
this application places the application a Request for time periods:	s filed after a final rejection, but prior to on, applicant must timely file one of the oplication in condition for allowance; (2) Continued Examination (RCE) in come of for reply expiresmonths from the	following a Notice pliance wi	replies: (1) an ar of Appeal (with a th 37 CFR 1.114	mendment, aff appeal fee) in . The reply m	fidavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
no event, l Examiner	for reply expires on: (1) the mailing date of however, will the statutory period for reply ex Note: If box 1 is checked, check either box of NTHS OF THE FINAL REJECTION. See MF	xpire later t (a) or (b). C	han SIX MONTHS ONLY CHECK BOX	from the mailin	g date of the final reject	ion.
have been filed is the under 37 CFR 1.17(a) set forth in (b) above,	ay be obtained under 37 CFR 1.136(a). The date for purposes of determining the period is calculated from: (1) the expiration date of if checked. Any reply received by the Officed patent term adjustment. See 37 CFR 1.14L	d of extension of the shorted se later than	on and the correspened statutory peri-	onding amount od for reply orig	of the fee. The appropring in ally set in the final Office.	riate extension fee ice action; or (2) a
filing the Noti	Appeal was filed on A brief in ce of Appeal (37 CFR 41.37(a)), or any ppeal has been filed, any reply must be	/ extensio	n thereof (37 CF)	R 41.37(e)), to	o avoid dismissal of the	
3. The propose (a) They ra (b) They ra (c) They ar appeal (d) They propose	ed amendment(s) filed after a final rejective new issues that would require furth alse the issue of new matter (see NOTE re not deemed to place the application; and/or resent additional claims without cancel : (See 37 CFR 1.116 and 41.3)	ner conside below); in better for ing a corre	eration and/or se	earch (see NO	TE below); educing or simplifying	
4. The amendm 5. Applicant's r	nents are not in compliance with 37 CF reply has overcome the following reject used or amended claim(s) would	R 1.121. S ion(s):	<u></u>		•	
7. For purposes how the new The status of Claim(s) allow Claim(s) rejection.	s of appeal, the proposed amendment(s or amended claims would be rejected in the claim(s) is (or will be) as follows: wed: sected to: cted: 1,3-19,21 and 23-40. drawn from consideration:				ill be entered and an	explanation of
8. The affidavit of because app	or other evidence filed after a final action illustrated in the street of the street and street after a final action in the street acti					
entered beca showing a go 10. The affidavit	or other evidence filed after the date of use the affidavit or other evidence faile od and sufficient reasons why it is nect to other evidence is entered. An explanation of the content o	ed to overce essary an	come <u>all</u> rejectior d was not earlier	ns under appe presented. S	eal and/or appellant fa See 37 CFR 41.33(d)(ils to provide a 1).
11. The request	ECONSIDERATION/OTHER for reconsideration has been consider uation Sheet.	red but do	es NOT place the	e application i	n condition for allowa	nce because:
	ached Information Disclosure Statemen	nt(s). (PT(D/SB/08 or PTO-	1449) Paper I	JEAN, W.	CORRIELUS
					PHIMARY	EXAMINER

U.S. Patent and Trademark Office PTOL-303 (Rev. 4-05)

Advisory Action Before the Filing of an Appeal Brief

Part of Paper No. 04142005

1

Continuation of 11. does NOT place the application in condition for allowance because:

Examiner maintains the rejection.

The newly added limitation in claim 29, "recording which of the identified customers execute a transaction with the entity and recording which of the identified customers do not execute a transaction with the entity." is read on the Ogasawara of 2002/0016740: recording the identified customer (sections 0001 and 0029, abstract). Also Denimarck et al. of 2003/0018522: sections 0055-0060).

Ogasawara teaches hhaving a electronic computerized system, which is able to collect, store and maintain customers' information including customer identifying information in real-time and make that information available to retail or chain store's sale force, such that a staff in the store is able to identifying customers and obtain customer profile and shopping preference information such that they are able to provide appropriate shopping assistance to that customer. Ogasawara teach the first entity from the database information to identify customer being visited by the staff via customer profile database (Page 2, section 0013, 0014 and Page 3, section 0018), a computer based shopping system which uses a wireless ID card or tag and a videograph of an identified customer to provide customer recognition information to in-store terminals. Hernandez of 2002/0116265 teaches tracking the number of viewr and transmitting the viewer information to the statistics server via communications network. abd Denimarck et al. of 2003/0018522 teaches obtaining the biometric information of the shopping customers, converting a biometric characteristic of a customer of the retail establishment into a representative biometric profile.